From: Metz, Chloe

To: <u>Hartzell, Sharon</u>; <u>Pocze, Doug</u>

 Cc:
 Vaughn, Stephanie

 Subject:
 RE: BNL FYR Ltr - Revised

Date: Thursday, August 5, 2021 10:05:37 AM

Sharon, I reached out to Doug because for other FYRs, we haven't had the PFAS investigations impact the protectiveness statements for the OUs where PFAS wasn't considered as part of the original remedy. The protective/short-term protective determinations therefore stem from the issues related to the remedy in the RODs. The new language is more consistent with what we've said for the other FYRs. I'm happy to discuss more.

Doug, I think the changes look good. Thank you for making them!!

Chloe Metz | Remedy Selection, Design & Construction Manager

Superfund & Emergency Management Division, EPA Region 2 | 290 Broadway, 19th floor | New York, NY 10007

212-637-3955 (desk) | 347-504-2485 (cell)

From: Hartzell, Sharon hartzell.sharon@epa.gov

Sent: Thursday, August 05, 2021 9:50 AM

To: Pocze, Doug <Pocze.Doug@epa.gov>; Metz, Chloe <Metz.Chloe@epa.gov>

Cc: Vaughn, Stephanie < Vaughn. Stephanie@epa.gov>

Subject: RE: BNL FYR Ltr - Revised

Thanks Doug. Are the ones that are "Protective" listed as such because the groundwater is not expected to be impacted by PFAS?

From: Pocze, Doug <<u>Pocze.Doug@epa.gov</u>>
Sent: Thursday, August 05, 2021 8:37 AM
To: Metz, Chloe <<u>Metz.Chloe@epa.gov</u>>

Cc: Vaughn, Stephanie < <u>Vaughn.Stephanie@epa.gov</u>>; Hartzell, Sharon < <u>hartzell.sharon@epa.gov</u>>

Subject: BNL FYR Ltr - Revised

Chloe,

Based upon our discussion I revised the BNL FYR Protectiveness letter. I included language from the Griffiss FYR ltr regarding PFAS.

I also edited the determinations on some.

Please take a look.

Thanks,

doug

Douglas M. Pocze, Chief USEPA SEMD-SPB-FFS 290 Broadway New York, NY 10007-1866

Tel: 212-637-4432